

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION

FILED

JUN 14 2021

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF TEXAS

DEREK MYLAN ALLORED
PETITIONER

No. 4:17-cr-00105

V

UNITED STATES OF AMERICA
RESPONDENT

MOTION REQUESTING PRICED DISCOVERY
AND ATTORNEY FEE FOR PURPOSES OF
28 U.S.C. § 2255 APPEAL

COMES NOW, THE DEFENDANT, DEREK MYLAN ALLORED, PRO SE, IN THIS
MOTION REQUESTING PRICED DISCOVERY AND ATTORNEY / CLIENT FEE FROM THE GOVERNMENT
AND FEDERAL DEFENDERS OFFICE RESPECTFULLY FOR THE SOLE PURPOSE OF APPEAL. PRIOR
TO SUBMITTING THIS REQUEST, THE PETITIONER HAS MADE MULTIPLE GOOD FAITH
ATTEMPTS TO SECURE THIS DATA FROM BOTH THE FEDERAL DEFENDERS OFFICE AND
THE GOVERNMENT VIA COMMUNICATIONS IN THE U.S. MAIL. ALL REQUESTS /
ATTEMPTS HAVE BEEN MET WITH NO RESPONSE FROM EITHER OFFICE.

THE PETITIONER SPECIFICALLY REQUESTS THE DOCUMENTS
REFERRED TO AS "INVOICES" IN THE GOVERNMENT'S RESPONSE IN DOC. 108, PG. 2
OF 3, PAGE ID #626, LINE 1 THAT WERE PROVIDED BY VICTIM DON WATKINS.

THE PETITIONER ALSO REQUESTS THE DOCUMENTS / INVOICES / STATEMENTS RELATED TO
THE RESTITUTION ORDERED FOR CINDY PARDINI TOTALING \$242,311.⁴¹.

BOTH THE COURT AND THE GOVERNMENT HAVE STATED IN PREVIOUS ORDERS / RESPONSES
THAT THE DOCUMENTS CAN BE REQUESTED VIEWED THROUGH PDRL COUNSEL (SEE PG. 111 #584
DOC. 98, PG. 1 OF 1; HONORABLE AMOS MAZZANTI'S DECISIONS). PDRL COUNSEL HAS EITHER
REFUSED, IGNORED OR REFERRED ALL REQUESTS TO THE COURT, WHILE THE GOVERNMENT
REFERS PETITIONER BACK TO PREVIOUS COUNSEL TO VIEW OBTAIN DOCUMENTS.

THIS CYCLE HAS CONTINUED FOR OVER 2-YEARS AS EVIDENCED BY PETITIONER'S MANY
FILINGS REGARDING THIS VERY ISSUE WITH NO RESULTS. WITHOUT THE COURT'S ORDER
AND INTERVENTION, THE BROKEN CYCLE WILL CONTINUE WITH PETITIONER UNABLE
TO VIEW THESE RELEVANT DOCUMENTS NEEDED IN CONTINUED DEVELOPMENT OF

HIS 280.3C §2255.

THE PETITIONER REQUESTS THE COURT ALSO MAKE AN ORDER TO PREVIOUS COUNSEL (ROBERT C. ANIMONE) / FEDERAL DEFENDERS TO FORWARD TO PETITIONER COPIES OF THE ATTORNEY / CLIENT FILE INCLUDING ALL ATTORNEY WORK PRODUCT & INVESTIGATIVE WORK PRODUCT. SPECIFICALLY, PETITIONER REQUESTS THE AUGUST 2018 DISCOVERY LETTER FROM THE RITZ CHLUTER LAKE TAHOE (RE: PETITIONER & CINDY PANDINI'S 2013 STAY). AGAIN, PETITIONER HAS REQUESTED THESE DOCUMENTS MANY TIMES VIA CERTIFIED U.S. MAIL WITH NO RESPONSE FROM POCAL COUNSEL OR THE FEDERAL DEFENDERS OFFICE.

THE PETITIONER PLANS THE COURT GRANTS HIS ORDER SO HE MAY CONTINUE TO DEVELOP HIS EXISTING 280.3C §2255 AND BUILD NEW ARGUMENTS IN HIS APPEAL OF INEFFECTIVE ASSISTANCE OF COUNSEL.

RESPECTFULLY SUBMITTED THIS 1st DAY OF JUNE, 2021,

DEREK MILAN ALLRED, Pro Se